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## COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT AND DESIGN APPLICATIONS

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	antended by any amendm 1 administrate the c	unt reterred to above. July in disclose information which:	can be of the above-identified specifications in market in the thinted States of America in any country before my or our invention use or on side in the United States of America to or on side in the United States of America on an application, that of make the subject of an inventor's red States of America on an application, the forther of the special prior to this application, in any country foreign to the United States discussed the States Code, \$1.19(a)-(d) of any foreign application of patient or latinated.	Title 37, Cride of Federal				
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	Prior Foreign Applicati	ion(s)		Priority Claimed				
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•	Obereby claim the benefit	under Title 35, United States Code, §1	119(c) of any United States provisional app	olications (s) listed below.				
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			\$120 of any United States and/or PCT as the entired matter of each of the claims be manner provided by the first paragraph then is material in the patentiability as de the filing date of the prior application	ophration(s), nertailing for of this application is not harf lithe 35. Oracle States dured in Talle 37. Code of and the onlineal or PCT				
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Attorney Docket No. 3535-0129P

I hereby appoint the practitioners at CUSTOMER NO. 02292 as my altorneys or agents to prosecute this application and/or an international application based on this application and to transact all business in the United States. Patent and Tradenfark Office connected therewith and in connection with the resulting patent based on instructions received from the entity who first sent the application papers to the practitioners, unless the inventor(s) or assignee provides said practitioners with a written holice to the contrary.

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PLEASE NOTE . COMPLETE THIE FOLLOWING:

I hereby decime that all statements made berein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so make are punishable by line or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may popardize the validity of the application or any parent issued thereon.

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